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3					
4	San Francisco, CA 94102 Telephone: (415) 436-7700				
5					
6	Counsel for Defendant OSAI				
7					
8	IN THE UNITED STATES DISTRICT COURT				
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
10	TOR THE NORTHER VERSION OF CHEM OR VER				
11	UNITED STATES OF AM	IERICA,) No. CR 07-0785	SI	
12	Plair			ON AND [PROPOSED] CONTINUE DATE FOR	
13	v.		SELF-SURRENDER		
14	SISILIA OSAI,				
15	Defe	endant.)		
16					
17	STIPULATION				
18	The Court previously ordered the defendant to surrender on August 22, 2008. Both				
19	parties stipulate that the defendant should be afforded a continuance of her self-surrender date,				
20	until September 15, 2008 due to family and health-related matters.				
21	It is so stipulated:				
22	Dated: July 11, 200	18	/s/		
23	2 3.00. Vary 11, 200	Ī	RONALD C. TYLER Assistant Federal Public	c Defender	
24		1	issistant i caciar i aon	e Berender	
25	Dated: July 11, 200)8	/s/ CANDACE KELLY		
26			Assistant United States	Attorney	
	Stipulation and [Proposed] Order to Continue Self-Surrender Date; U.S. v. Sisilia Osai; CR 07-0785 SI				

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1	[PROPOSED] ORDER				
2	GOOD CAUSE APPEARING, it is hereby ORDERED that the self-surrender date for the				
3	defendant in the aforementioned matter currently set for August 22, 2008, shall be continued to				
4	September 15, 2008.				
5	IT IS SO ORDERED.				
6					
7	Datada				
8	Dated: THE HONORABLE SUSAN ILLSTON UNITED STATES DISTRICT COURT JUDGE				
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	Stipulation and [Proposed] Order to Continue Self-Surrender Date; U.S. v. Sisilia Osai; CR 07-0785 SI 2				